

**UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF TEXAS**

FILED-USDC-NDTX-DA
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LMD

Kasha Louise Johnson

Plaintiff

3-24CV1499-D

v. MNSF II WI, LLC by its Agent Goal-Texas, LLC;
BRIDGE SPR IV SEED Borrower; BRIDGE INVESTMENT GROUP; Katherine Elsnab
Jay A Bender, Paul Raleeh; BRIDGE HOMES; Allison Ramirez;
Defendant Valex Amos; DANA ; Stacey Kemp; Shannon;
Carla Jamal; Ashley Titus Capela;

Civil Action No.

COMPLAINT

I, Kasha Louise Johnson the North American heir, and executive of the matter. Come with clean hands and honorable intent. I entered into a Trust ~~agreement~~ with BRIDGE HOMES. The end of November 2023. DEC. 2023 I came to realize that their was no option to opt out of disclosure of my Personal Integral Information, as I had learned all consumer agreements are to include. I wrote the CFO requesting any notices and disclosure and expressed my wish to opt out of and disclosure of my PII. I was given a response by CFO Katherine Elsnab's counsel Allison Ramirez to cease and desist as I also demanded my Privacy be respected. I have/did retain my rights on the instrument/lease. I was then given a notice of ejectment for failure to pay rent and summoned to court April with Judge Paul Raleeh. I ordered a removal due to lack of jurisdiction of personal subject matter, giving my exemplified record of correction (name) and affidavit of this correction. The Judge ruled against me and I appealed upon appeal April 24, 2024 a Enchon trial was scheduled for May 13, 2024. I sent notice and acknowledgement of Trust as a subsidiary agency brought a claim forth against The Trust Estate.

* Attach additional pages as needed.

continued
page 2

Date

06/17/2024

Signature

Print Name

Kasha Louise Johnson

Address

5000 Eldorado Parkway, Suite 150

City, State, Zip

Irving, Texas (75033)

Telephone

469-756-0101

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When I went to my appeal the plaintiff no showed and I was granted a dismissal. Then 2 weeks later I was again summoned to court.

Prior to being summoned I sent notice and acknowledgement of Trust and gave

Jay Bender, Valer Amos, Unst II WI..., Bridge homes, Bridge Investment Group, Bridge SFR seed...

Katherine Elsnab, Paul Ralech all

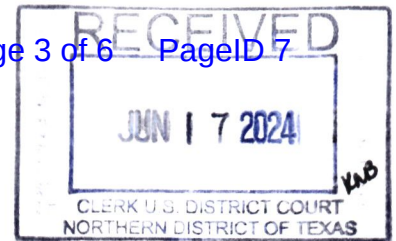
Dana Casteluchi

notice of trustee^{appointment} and request for bill of particulars, affidavit of Indian Sovereignty, Notice and order to court, request for Quia timet, reassignment of Lease due to Land Lords Breach of assignments of Rents and Leases, and to this date I have not received anything back. No one has responded, rebutted by Trust declaration.

Causing irreparable harm to me, my family, estate, trust and soul. To my knowledge pursuant to equity a trust can not fail for want of a trustee. I am being

ejected 06/19/2024 without remedy or acknowledgment to my inquiries regarding my equitable interest.

I have been ignored and blocked from recording my equitable interest in the county clerks division in Collin County also causing further duress and irreparable injury to my family and my estate.



KASHA ~~LOUISE~~ JOHNSON

(Government registered Trade Name, WARR
TRUST, ESTATE, JOINT STOCK SHARE)

Johnson, Kasha-~~Louise~~

Grantor / Beneficiary

McKinney, Texas

Private American national

3-24CV1499-D

✓

MNSF II WI, LLC by it's Agent Goal-Texas, LLC;
BRIDGE homes and it's subsidiaries; Valax Amos;
Katherine Elshab; Ashley Titos; Jay A Bender; Paul
Cover sheet for addresses of ^{Raleech} Parties

*** Priority URGENT, extraordinary, ~~SPECIAL~~ SPECIAL, PRIVATE
RESTRICTED, PRIORITY, CONFIDENTIAL, PROPRIETARY and
PRIVILEGED ***

*** EXCLUSIVE EQUITY JURISDICTION IN ARTICLE III, 2
SUBDIVISION 1, OF THE CONSTITUTION OF THE UNITED
STATES OF AMERICA ***

*** NOT FOR PUBLICATION, TO EXCLUDE THE PUBLIC
AND PRESS, NOT FOR PUBLIC CONSUMPTION ***

I am invoking equitable review of the JUDGE IN his Chancellor
capacity; requesting Equity pursuant to Article 3 section 2 sub
1 of the United States of America,

I reserve and retain all my inalienable rights.

In The Court of Chancery of
the State of Texas
United States District Court for the Northern
District of Texas

Bill in Equity for General Relief

To The honorable Chancellor for The Northern
District of Texas

Introduction

The complaint, Kasha of the family of Johnson
by way of complaint against the defendants
named

Jurisdiction

This court has jurisdiction over the subject matter
of the action and the parties thereto

Claim for Relief

Complainant request equitable Estoppel: MNSF
11 WI, LLC by it's Agent Goal - Texas, LLC has represented to
the world that Kasha is entitled to occupy the property
and that the MNSF 11 WI, LLC by it's Agent Goal - Texas,
LLC should be estopped from denying this representation.
In addition complainant also request an injunction to prevent
MNSF 11 WI, LLC by it's agent Goal - Texas, LLC and/or any
other like fictitious, foreign entities from taking certain
action such as forceable ejection from domicile
or shutting off utilities; compensatory damages for
physical harm; emotional distress, punitive
damages for reckless and intentional behavior
and possession of the property, which is Trustes.

Prayer

Wherefore, premises considered, it is most respectfully prayed of his honorable court for the following general prayer:

A) At the outset, plaintiff most respectfully seeks a judgement in favor of complainant and against defendants.

B) Plaintiff seeks for the issuance of Temporary restraining order addressed to the defendant, their subordinates, Marshalls / Constables and all other persons acting under these agencies to refrain from forceful ejection / eviction from the complainant's domicile, which is TRUST Res

C) Order MNSF II WL, LLC by its agent Goal-Texas LLC to cease and desist from further interference and declare null and void all conveyances, transfers, and assignments of the property that were made without my knowledge, consent, or authority, that were intended to deprive me of my sovereign rights and interests.

D) Award the plaintiff just and adequate compensatory damages for all harm, injuries and expenses incurred as a result of these unlawful and unjustified actions taken by MNSF II WL, LLC...

E) Grant an injunction prohibiting any further harm / threat / duress / injury against complainant's estate, sovereign inalienable rights and equitable interest

F) Grant such other and further relief as this court may deem just and proper. Respectfully submitted,

WHEREFORE, I respectfully pray this court grant me the above relief.

Johnson, Kasha

domiciled 3101 Grant Street

McKinney, Texas near [75071]

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

Kasha Louise Johnson

(b) County of Residence of First Listed Plaintiff

collin

(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

3-24CV1499-D

DEFENDANTS

MNSF II WLLC by M's Agents Global-Texas, LLC; BRIDGE SFE IV SEED Borrower; Bridge Investment Group; BRIDGE HOMES; Ashley TINS KATHERINE ELSNAP

County of Residence of First Listed Defendant

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

Valex AMOS; ALLISON Ramirez; DANA

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
- ☒ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant
- ☒ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|---------------------------------------|---------------------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input checked="" type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input checked="" type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input checked="" type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: Nature of Suit Code Descriptions.

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 375 False Claims Act
<input type="checkbox"/> 120 Marine	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 690 Other	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 376 Qui Tam (31 USC 3729(a))
<input type="checkbox"/> 130 Miller Act	<input type="checkbox"/> 320 Assault, Libel & Slander		<input type="checkbox"/> 820 Copyrights	<input type="checkbox"/> 400 State Reapportionment
<input type="checkbox"/> 140 Negotiable Instrument	<input type="checkbox"/> 330 Federal Employers' Liability		<input type="checkbox"/> 830 Patent	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 340 Marine		<input type="checkbox"/> 835 Patent - Abbreviated New Drug Application	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 345 Marine Product Liability		<input type="checkbox"/> 840 Trademark	<input type="checkbox"/> 450 Commerce
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans)	<input type="checkbox"/> 350 Motor Vehicle		<input type="checkbox"/> 880 Defend Trade Secrets Act of 2016	<input type="checkbox"/> 460 Deportation
<input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits	<input type="checkbox"/> 355 Motor Vehicle Product Liability			<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 160 Stockholders' Suits	<input type="checkbox"/> 360 Other Personal Injury			<input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692)
<input type="checkbox"/> 190 Other Contract	<input type="checkbox"/> 362 Personal Injury - Medical Malpractice			<input type="checkbox"/> 485 Telephone Consumer Protection Act
<input type="checkbox"/> 195 Contract Product Liability				<input type="checkbox"/> 490 Cable/Sat TV
<input type="checkbox"/> 196 Franchise				<input type="checkbox"/> 850 Securities/Commodities/Exchange
				<input type="checkbox"/> 890 Other Statutory Actions
				<input type="checkbox"/> 891 Agricultural Acts
				<input type="checkbox"/> 893 Environmental Matters
				<input type="checkbox"/> 895 Freedom of Information Act
				<input type="checkbox"/> 896 Arbitration
				<input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision
				<input type="checkbox"/> 950 Constitutionality of State Statutes

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding
- ☒ 2 Removed from State Court
- ☐ 3 Remanded from Appellate Court
- ☐ 4 Reinstated or Reopened
- ☐ 5 Transferred from Another District (specify)
- ☐ 6 Multidistrict Litigation - Transfer
- ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

Brief description of cause:

Court of Equity seeking all equitable remedies; equitable estoppel

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

FOR OFFICE USE ONLY

RECEIPT # AMOUNT APPLYING IFP JUDGE MAG. JUDGE